



Eagle Communications
142 East 39th Street
New York, NY 10016
Tel: +1-212-200-2000
Fax: +1-212-758-3453
www.eagle.net

July 28, 2003

To: Fabio Nieto

From: Francesco Oliva

Re: Eagle Communications, Inc. filer ID 821256
Data Auditing

Fabio,

Per our telephone conversation. Eagle Communications Inc. has never been audited by either the State or Federal agencies. The data showing on the revised 499-A for 2000 is correct. The data in the revised 499-A for the year 2000 was submitted as follow:

Total Revenue - \$5,502,616.42 – Lines 419 and 420.

Total Revenue – State or Federal universal fund -- \$4,143.29 Line 403.

Total Interstate revenue (excluding universal fund surcharge) \$72,486.09 Line 404.

The data was validated by Ms. Annie Kwok, who is the accountant for Eagle Communications, Inc.

If you have any questions, feel free to call me at 212.348.7470 ext. 111

Sincerely,

Francesco Oliva
Manager-Regulatory Affairs
foliva@eagle.net

* * * Transmission Result Report (MemoryTX) (Jul.28. 2003 4:00PM) * * *

1)
2)

Date/Time: Jul.28. 2003 3:37PM

File	No. Mode	Destination	Pg (s)	Result	Page Not Sent
3426	Memory TX	19735996507	P. 1	E-2) 2) 2) 2) 2)	P.1

Reason for error

E.1) Hang up or line fail
E.3) No answerE.2) Busy
E.4) No facsimile connection

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Sincerely,

Francesco Oliva
 Manager-Regulatory Affairs
foliva@eagle.net

* * * Transmission Result Report (MemoryTX) (Jul.28. 2003 3:09PM) * * *

1)
2)

Date/Time: Jul.28. 2003 2:47PM

File No. Mode	Destination	Pg (s)	Result	Page Not Sent
3422 Memory TX	19735996507	P. 2	E-2) 2) 2) 2) 2)	P.1-2

Reason for error
 E.1) Hang up or line fail
 E.3) No answer

E.2) Busy
 E.4) No facsimile connection



Eagle Communications
 142 East 39th Street
 New York, NY 10016
 Tel: +1-212-208-2000
 Fax: +1-212-758-3453
www.eagle.net

July 28, 2003

To: Fabio Nieto

From: Francesco Oliva

Re: Eagle Communications, Inc. filer ID 821256
 Revision of FCC Form 499-A page 5

Fabio,

Per our telephone conversation, attached is the revised page 5 of Form 499-A Reporting revenue for 2000. The following changes were made:

Line 403 - Total Revenue, column a - now shows \$4,143.29

Revised Line 404 to show total revenues minus the 403 line.

Lines 419 and 420 - no changes from previous submission.

If you have questions, I can be reached at 212.348.7470 ext. 111.

Sincerely,

Francesco Oliva
 Manager-Regulatory Affairs
foliva@eagle.net

Enclosure



Eagle Communication
142 East 39th Street
New York, NY 1001
Tel: +1-212-200-200
Fax: +1-212-758-345
www.eagle.net

July 28, 2003

To: Fabio Nieto

From: Francesco Oliva

Re: Eagle Communications, Inc. filer ID 821256
Revision of FCC Form 499-A page 5

Fabio,

Per our telephone conversation, attached is the revised page 5 of Form 499-A Reporting revenue for 2000. The following changes were made:

Line 403 – Total Revenue, column a – now shows \$4,143.29

Revised Line 404 to show total revenues minus the 403 line.

Lines 419 and 420 – no changes from previous submission.

If you have questions, I can be reached at 212.348.7470 ext. 111.

Sincerely,

Francesco Oliva
Manager-Regulatory Affairs
foliva@eagle.net

Enclosure

2001 FCC Form 499-A Telecommunications Reporting Worksheet

Page 5

Block 4: End-User and Non-Telecommunications Revenue Information

401 Filer 499 ID [from Line 101]	821256				
402 Legal name of reporting entity [from Line 102]	Eagle Communications, Inc.				
Report billed revenues for January 1 through December 31, 2000 Do not report any negative numbers. Dollar amounts may be rounded to the nearest thousand dollars. However, report all amounts as whole dollars. See instructions regarding percent interstate & international.	Total Revenues	If breakouts are not book amounts, enter whole percentage estimates		Breakouts	
	(a)	Interstate (b)	International (c)	Interstate Revenues (d)	International Revenues (e)
Revenues from All Other Sources (end-user telecom. & non-telecom.)					
403 Surcharges or other amounts on bills identified as recovering State or Federal universal service contributions	\$4,143.29			\$4,143.29	0
<u>Fixed local services</u>					
404 Monthly service, local calling, connection charges, vertical features, and other local exchange service charges except for federally tariffed subscriber line charges and PCCC charges	\$5,498,473.13			\$72,486.09	0
405 PCCC charges levied by a local exchange carrier on a no-PIC customer and Tariffed subscriber line charges	0				
406 Local private line and special access service	0				
407 Payphone coin revenues (local and long distance)	0				
408 Other local telecommunications service revenues	0				
<u>Mobile services (including wireless telephony, paging & messaging, and other mobile services)</u>					
409 Monthly and activation charges	0				
410 Message charges including roaming, but excluding toll charges	0				
<u>Toll services</u>					
411 Prepaid calling card (including card sales to customers and non-carrier distributors) reported at face value of cards	0				
412 International calls that both originate and terminate in foreign points	0	0%	100%		
413 Operator and toll calls with alternative billing arrangements (credit card, collect, international call-back, etc.) other than revenues reported on Line 412	0				
414 Ordinary long distance (direct-dialed MTS, customer toll-free 800/888 service, "10-10" calls, associated monthly account maintenance, PCCC pass-through, and other switched services not reported above)	0				
415 Long distance private line services	0				
416 Satellite services	0				
417 All other long distance services	0				
418 Information services, inside wiring maintenance, billing and collection customer premises equipment, published directory, dark fiber, Internet access, cable TV program transmission, foreign carrier operations, and non-telecommunications revenues (See instructions.)	0				
419 Gross billed revenues from all sources [incl. reseller & non-telecom.] [Lines 303 through 314 plus Lines 403 through 418]	\$5,502,616.42			\$76,629.38	0
420 Universal service contribution bases [Lines 403 through 411 & Lines 413 through 417]	\$5,502,616.42			\$76,629.38	0

PERSONS MAKING WILLFUL FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C. §1001

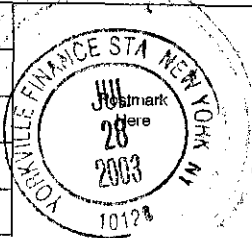
7002 2410 0000 6624 6040

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Postage	\$.37
Certified Fee	2.30
Return Receipt Fee (Endorsement Required)	1.75
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 4.42



Sent To **NECA - Fabio Nieto**
 Street, Apt. No., or PO Box No. **80 S. Jefferson Road**
 City, State, ZIP+4 **Whippany, NJ 07981**

PS Form 3800, June 2002 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

NECA - Fabio Nieto
80 S. Jefferson Road
Whippany, NJ 07981

COMPLETE THIS SECTION ON DELIVERY

- A. Signature **X** ☐ Agent ☐ Addressee
- B. Received by (Printed Name) C. Date of Delivery **JUL 28 2003**
- D. Is delivery address different from item 1? ☒ YES ☐ NO
 If YES, enter delivery address below:

3. Service Type
☒ Certified Mail ☐ Express Mail
☒ Registered ☐ Return Receipt for Merchandise
☐ Insured Mail ☐ C.O.D.
4. Restricted Delivery? (Extra Fee) ☐ Yes

2. Article Number
 (Transfer from service label)

7002 2410 0000 6624 6040



Eagle Communications
142 East 39th Street
New York, NY 10016
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Fax: +1-212-758-3453
www.eagle.net

June 23, 2003

VIA FEDERAL EXPRESS

Universal Service Administrative Company
Ms. Lisa Tubbs
80 South Jefferson Road
Whippany, New Jersey 07981

Re: FCC Docket Nos. 96-45 and 97-21

Dear Ms. Tubbs:

The following documentation is Eagle Communications, Inc. (ECI) - Filer ID 821256 response to Universal Service Administrative Company letter dated June 2, 2003, requesting additional data to ECI's letter of Appeal.

Question No. 1:

A definitive statement about who Eagle Communications' customers are. Eagle Communications has asserted in some areas that they provide wholesale service only, yet the Form 499-A revision reports end-user revenue. Is Eagle Communications selling to other companies that resell the services (wholesale) or is Eagle Communications selling to the entity or individual that uses the services for themselves (end-user) If Eagle Communications asserts that they are wholesale only then USAC will need:

- a) a list of some Eagle Communications' customers to verify that the customers are indeed reselling Eagle Communications' services.
- b) proof that these resellers are paying into the Universal Service Fund and are not de minimis.
- c) correction of revenue reported on Line 511 of the worksheet to reflect answer to item b.

Response to question No. 1:

Eagle Communications, Inc. (ECI) for the period of January – December 2000 had only one customer (end user) that generated interstate traffic – Eagle Teleconferencing Services Inc. (ETSI). ECI resold Qwest Long Distance service to ETSI. ECI's revenue for the year 2000 was \$72,486.09 excluding the USF charges. The USF charges to ETSI amounted to \$4,143.29, this amount was based on the total interstate revenue of \$72,486.09 by .0571 factor.

The previously reported interstate amount of \$102,209.00 for the year 2000, was based on March 2000 to March 2001 period.

Question No. 2:

Proof that the revenue reported on the April 1, 2001 499-A is representing revenue from January 1 - December 21, 2000, and not the April 2000 – March 2001 period that appear on some letters from Eagle.

Response to Question No. 2:

The correct figures for the year 2000, covering the period starting January – December 2000 is \$5,502,616.42 – see attachment 1 and Revised FCC Form 499-A - attached. The previously reported figure of \$4,163,454.00 covered April 2000 through March 2001.

Question No. 3:

Interstate and International revenue must be reported as separate figures on the Form 499-A (not lumped together under "interstate").

Response to Question No. 3:

Eagle Communications, Inc. FCC Form 499-A reported the following figures on for the years 2000, 2001, 2002:

Year 2000 - Interstate \$72,486.09 and International \$0.00 - REVISED

Year 2001 - Interstate \$133,840.99 and International \$2,015.00 - Revision filed July 9, 2002

Year 2002 - Interstate \$117,579.59 and International \$4,831.84 - Filed March 27, 2003

Question No. 4:

Confirmation that Eagle Communications has no additional source(s) of revenue that should be reported on the form as non-telecommunications.

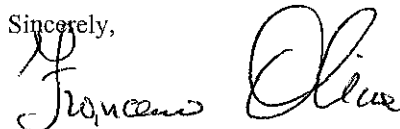
Response to Question No. 4:

Eagle Communications, Inc. does not have any other source of revenue that should be reported on the form as non-telecommunications.

In addition, ECI filed on March 27, 2003, its signed copy (via US Postal Service – Certified Mail with Return Receipt) of the FCC Form 499-A reporting 2002 revenue, and was received by NECA at 80 South Jefferson Road, Whippany, NJ 07981 on March 31, 2003 – see attached ECI's letter with report and signed returned receipt..

If you need additional information and/or data, I can be reached at 212.348.7470 ext. 111 or Annie Kwok at 212.348.7470 ext. 104.

Sincerely,



Francesco Oliva

Manager – Regulatory Affairs

Enclosures

Cc: Tracey Beaver, Universal Service Administrative Company

Anita Cheng, FCC Wireline Competition Bureau

James Shook, FCC Enforcement Bureau

Eagle 

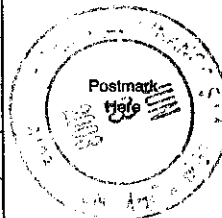
7002 2030 0001 7796 8075

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Certified Fee	2.30
Return Receipt Fee (Endorsement Required)	1.75
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 5.34



Sent To **USAC Ms. Lisa Tubbs**
 Street, Apt. No., or PO Box No. **80 SOUTH JEFFERSON ROAD**
 City, State, ZIP+4 **WHIPPANY, NJ 07981**

PS Form 3800, June 2002 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION

- Complete Items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

USAC
 Ms. Lisa Tubbs
 80 SOUTH JEFFERSON ROAD
 WHIPPANY NJ 07981

2. Article Number
 (Transfer from service label)

COMPLETE THIS SECTION ON DELIVERY

A. Signature  ☐ Agent
☐ Addressee

B. Received by (Printed Name) **WHIPPANY** C. Date of Delivery **JUN 20 2002**

D. Is delivery address different from item 1? ☐ Yes
 If YES, enter delivery address below: ☒ No

3. Service Type
☐ Certified Mail ☐ Express Mail
☒ Registered ☐ Return Receipt for Merchandise
☐ Insured Mail ☐ C.O.D.

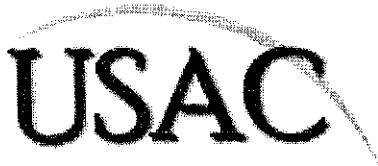
4. Restricted Delivery? (Extra Fee) ☐ Yes

7002 2030 0001 7796 8075

PS Form 3811, August 2001

Domestic Return Receipt

102595-02-M-1035



Universal Service Administrative Company

June 2, 2003

BY FEDERAL EXPRESS

Francesco S. Oliva
Manager-Regulatory Affairs
Eagle Communications, Inc.
142 East 39th Street
New York, NY 10016

Re: Eagle Communications, Inc.
(ID # 821256)

Dear Mr. Oliva:

After thorough review, the Universal Service Administrative Company (USAC) has completed its evaluation of the Letter of Appeal on behalf of Eagle Communications, Inc. (Eagle Communications) dated September 19, 2002. In that Appeal you requested that USAC accept Eagle Communications' revised FCC Form 499-A for the period January 1 – December 31, 2000.

Background:

Eagle Communications asserts in its Appeal that it incorrectly reported revenue on a Form 431 and included intrastate revenue as interstate revenue. USAC has determined that it is unable to verify Eagle Communications' universal service obligation during 2001 based on the revenue information currently on file.

Eagle Communications was required to submit FCC Form 499-A reporting revenue for the period January 1 – December 31, 2000 on April 1, 2001. The deadline for filing revisions to this form was April 1, 2002. Despite repeated contacts by USAC, Eagle Communications failed to submit its FCC Form 499-A until September 2002 after the filing deadline and the deadline for filing of revisions.

Because Eagle Communications did not timely file its required FCC Form 499-A, USAC, as authorized by FCC regulation, estimated Eagle Communications' universal service obligation. USAC based its estimate on revenue that Eagle Communications reported on its FCC Form 431 filed on or about October 15, 2001. The FCC Form 431, at that time, was the form used to report revenue for the Telecommunications Relay Service. The

FCC Form 499-A is the form used to report revenue for the Universal Service Fund. The revenue period reported on the two forms is different, however, because both forms are filed with the same Data Collection Agent, USAC had access to the revenue information provided and therefore, relied on the revenue base as reported on FCC Form 431 in order to estimate Eagle's universal service obligation. USAC's estimate resulted in the charges reflected on Eagle Communications' June through December 2001 invoices.

Discussion:

USAC received Eagle Communications' FCC Form 499-A reporting January 1 – December 31, 2000 revenue on September 6, 2002. Because Eagle Communications' FCC Form 499-A was submitted outside of the filing deadline, USAC rejected the form consistent with its previously adopted policy.

It is evident from USAC's record that even after seeking guidance from USAC, Eagle Communications remained confused about which revenue reporting form to file. Eagle Communications asserts that the charges for 2000 were based on incorrectly reported revenue and an incorrect form and that Eagle Communications was *de minimis* during 2001. Review of the revenue reported on the FCC Form 431 indicates that Eagle Communications would not have qualified for *de minimis* status, however, the FCC Form 499-A reduced interstate revenue almost 98 percent and suggests *de minimis* status.

USAC is unable to determine whether Eagle Communications qualified for *de minimis* status based on the revenue information currently on file. Therefore, USAC believes it is within the guidelines established by the FCC and the USAC Board of Directors for USAC to afford Eagle Communications the opportunity to provide supporting documentation of its revenue at this time.

FCC regulations do not require USAC to accept any late-filed revised Universal Service Worksheets. However, in order to improve the accuracy of the revenue reported, the USAC Board of Directors has authorized staff to allow carriers to file new or revised worksheets after the original due date.

Therefore, USAC conditionally approves Eagle Communications' Appeal provided that Eagle Communications submits supporting documentation, including audited financial statements and any other documentation that USAC deems necessary, for it to accurately determine Eagle Communications' universal service obligation for 2001. The required documentation includes:

1. A definitive statement about who Eagle Communications' customers are. Eagle Communication has asserted in some areas that they provide wholesale services only, yet the Form 499-A revision reports end-user revenue. Is Eagle Communications selling to other companies that resell the services (wholesale) or is Eagle Communications selling

to the entity or individual that uses the services for themselves (end-user). If Eagle Communications asserts that they are wholesale only then USAC will need:

- a) a list of some of Eagle Communications' customers to verify that the customers are indeed reselling Eagle Communications' services; and
- b) proof that these resellers are paying into the Universal Service Fund and are not de minimis.
- c) correction of revenue reported on Line 511 of the worksheet to reflect answer to item b.

2) Proof that the revenue reported on the April 1, 2001 499-A is representing revenue from January 1 - December 31 2000, and not the April 2000 - March 2001 period that appears on some letters from Eagle.

3) Interstate and International revenue must be reported as separate figures on the Form 499-A (not lumped together under "interstate").

4) Confirmation that Eagle Communications has no additional source(s) of revenue that should be reported on the form as non-telecommunications.

USAC also requires audited financials backing-up the figures reported on the April 1, 2001 Form 499-A. This document should tie to the January 1 - December 31, 2000 Form 499-A revenue reported.

In addition, review of our records indicates that Eagle filed an April 1, 2003 Form 499-A, reporting 2002 revenue. This Form 499-A was filed electronically by the due date, however, Eagle has yet to follow-up with a signed paper copy as required.

Eagle Communications will be required to submit all documentation within sixty (60) days of the date of this letter. **USAC's granting of Eagle Communications' appeal is contingent on its receipt of the documentation listed above, including audited financial statements, supporting documentation and its verification of the revenue reported therein.** Eagle Communications' failure to comply with the 60-day deadline established in this letter will result in an automatic denial of its Appeal.

Decision on Appeal: Conditionally approved, as provided for herein.

USAC hereby conditionally approves Eagle Communications' Appeal as provided for herein.

If you disagree with the USAC response to your Letter of Appeal, you may file an appeal with the Federal Communications Commission (FCC) within 60 days of the date of this letter. The FCC address where you may direct your appeal is:

Francesco S. Oliva
Eagle Communications, Inc.
June 2, 2003
Page 4 of 4

Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Room TW-A325
Washington, DC 20554

Please be sure to indicate the following information on all communications with the FCC:
"Docket Nos. 96-45 and 97-21."

Sincerely,

USAC

Universal Service Administrative Company

cc: Anita Cheng, FCC Wireline Competition Bureau
James Shook, FCC Enforcement Bureau

ATTACHMENT 1

Eagle Communications, Inc. Intrastate Revenue for Year 2000

1st Quarter	\$ 1,393,509.75
2nd Quarter	1,394,111.49
3rd Quarter	1,451,129.99
4th Quarter	<u>1,263,865.19</u>
Total	<u><u>\$ 5,502,616.42</u></u>

Note:

Prepared by Accounting Department on June 23, 2003.

2001 FCC Form 499-A Telecommunications Reporting Worksheet

Approval by OMB
3060-0855

>>> Please read instructions before completing. <<<

Annual Filing - due April 1.

Block 1: Contributor Identification Information

During the year, carriers must refile Blocks 1, 2 and 6 if there are any changes in Lines 104 or 112. See Instructions.

101 Filer 499 ID [If you don't know your number, contact the administrator at (973)-560-4400.

If you are a new filer, leave blank and a Filer 499 ID will be assigned to you.] 821256

102 Legal name of reporting entity

Eagle Communications, Inc.

103 IRS employer identification number

13-3512006

104 Name telecommunications service provider is doing business as

105 Principal communications business (Check the one that best describes the reporting entity - see directions. Check one box only.)

- | | | | |
|---|--|---|--|
| <input checked="" type="checkbox"/> CAP/LEC | <input type="checkbox"/> Cellular/PCS/SMR (wireless telephony incl. by resale) | <input type="checkbox"/> Incumbent LEC | <input type="checkbox"/> Interexchange Carrier (IXC) |
| <input type="checkbox"/> Local Reseller | <input type="checkbox"/> Operator Service Provider (OSP) | <input type="checkbox"/> Paging & Messaging | <input type="checkbox"/> Payphone Service Provider |
| <input type="checkbox"/> Prepaid Card | <input type="checkbox"/> Private Service Provider | <input type="checkbox"/> Satellite | |
| <input type="checkbox"/> Shared-Tenant Service Provider | <input type="checkbox"/> SMR (dispatch) | <input type="checkbox"/> Toll Reseller | <input type="checkbox"/> Wireless Data |
| If Other Local, Other Mobile or Other Toll is checked, describe carrier type / services provided: | | <input type="checkbox"/> Other Local | <input type="checkbox"/> Other Mobile |
| | | <input type="checkbox"/> Other Toll | |

106 Holding company 2F (All affiliated companies should show same name here)

107 Registration Number (FRN) [<https://gulfoss2.fcc.gov/cores/CoresHome.html>]
[For assistance, contact the CORES help desk at 877-480-3201 or CORES@fcc.gov]

0004294823

108 Management company (if carrier is managed by another entity)

109 Complete mailing address of reporting entity's corporate headquarters

142 East 39th Street
New York, NY 10016

110 Complete business address for customer inquiries and complaints
[if different from address entered on Line 109]

111 Telephone number for customer inquiries and compl. (Toll-free number if available) () -

112 All trade names that you have used in the past 3 years in providing telecommunications services. This should include all names by which you are identified on customer orders.

a	h
b	i
c	j
d	k
e	l
f	m

Use an additional sheet if necessary. Each reporting entity must provide all names used for carrier activities.

IS MAKING WILLFULLY FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C. 1001

FCC Form 499-A
February 2001

Block 2-A: Personal Contact Information	
201 Filer 499 ID [from Line 101]	821256
202 Legal name of reporting entity [from Line 102]	Eagle Communications, Inc.
203 Person who completed this worksheet	Francesco S. Oliva
204 Telephone number of this person	() - 212 348-7470, ext. 111
205 Fax number of this person	() - 212-348-0654
206 E-mail of this person	foliva@eagle.net
207 Corporate office, attn, name, and mailing address to which future Telecommunications Reporting Worksheets should be sent	Eagle Communications, Inc. 142 East 39th Street New York, NY 10016
208 Billing address and billing contact person: an administrator will send bills for contributions to this address. Please attach a written request for alternative billing arrangements.]	Same As Above
Block 2-B: Agent for Service of Process	
All carriers must complete Lines 209 through 213 during the year; carriers must refile Blocks 1, 2 and 6 if there are any changes in this section. See instructions.	
209 D.C. Agent for Service of Process per 47 U.S.C. 413	Corporation Service Company (CSC)
210 Telephone number of D.C. agent	800-927-9800
211 Fax number of D.C. agent	() -
212 E-mail of D.C. agent	() -
213 Complete business address of D.C. agent for hand service of documents	1090 Vermont Avenue, NW, 4th Floor Washington, DC 20005
214 Alternate Agent for Service of Process (optional)	
215 Telephone number of alternate agent	() -
216 Fax number of alternate agent	() -
217 E-mail of alternate agent	
218 Complete business address of alternate agent for hand service of documents	

IS MAKING WILLFULLY FALSE STATEMENTS IN THE WORKSHEET CAN BE PUNISHED BY FINE OR IMPRISONMENT UNDER TITLE 18 OF THE UNITED STATES CODE, 18 U.S.C. 1001

FCC Form 499-A

February 2001

2001 FCC Form 499-A Telecommunications Reporting Worksheet

Page 3

Block 2-C: FCC Registration Information

Carriers that provide interstate service must complete Lines 219 through 225. During the year, carriers must refile Blocks 1, 2 and 6 if there are any changes in this section. See Instructions.

219 Chief Executive Officer (or, a similar senior-level official if the filing entity does not have such a position)

Kent Charugundla

220 Business address of individual named above

check if same as Line 109 ☒

221 Chairman (or, a similar senior-level official if the filing entity does not have such a position or if the Chairman also is listed on Line 219)

Kent Charugundla

222 Business address of individual named above

check if same as Line 109 ☒

223 President (or, a similar senior-level official if the filing entity does not have such a position or if the President also is listed on Line 219 or on Line 221)

224 Business address of individual named above

check if same as Line 109 ☒

225 Indicate in which jurisdictions the filing entity provides telecommunications services. Include jurisdictions in which service was provided in the past 15 months; jurisdictions in which service is likely to be provided in the next 12 months.

<input type="checkbox"/> Alabama	<input type="checkbox"/> Kentucky	<input type="checkbox"/> Ohio
<input type="checkbox"/> Alaska	<input type="checkbox"/> Louisiana	<input type="checkbox"/> Oklahoma
<input type="checkbox"/> American Samoa	<input type="checkbox"/> Maine	<input type="checkbox"/> Oregon
<input type="checkbox"/> Arizona	<input type="checkbox"/> Maryland	<input type="checkbox"/> Pennsylvania
<input type="checkbox"/> Arkansas	<input type="checkbox"/> Massachusetts	<input type="checkbox"/> Puerto Rico
<input type="checkbox"/> California	<input type="checkbox"/> Michigan	<input type="checkbox"/> Rhode Island
<input type="checkbox"/> Colorado	<input type="checkbox"/> Midway Atoll	<input type="checkbox"/> South Carolina
<input type="checkbox"/> Connecticut	<input type="checkbox"/> Minnesota	<input type="checkbox"/> South Dakota
<input type="checkbox"/> Delaware	<input type="checkbox"/> Mississippi	<input checked="" type="checkbox"/> Tennessee
<input type="checkbox"/> District of Columbia	<input type="checkbox"/> Missouri	<input type="checkbox"/> Texas
<input checked="" type="checkbox"/> Florida	<input type="checkbox"/> Montana	<input type="checkbox"/> Utah
<input checked="" type="checkbox"/> Georgia	<input type="checkbox"/> Nebraska	<input type="checkbox"/> U.S. Virgin Islands
<input type="checkbox"/> Guam	<input type="checkbox"/> Nevada	<input type="checkbox"/> Vermont
<input type="checkbox"/> Hawaii	<input type="checkbox"/> New Hampshire	<input type="checkbox"/> Virginia
<input type="checkbox"/> Idaho	<input type="checkbox"/> New Jersey	<input type="checkbox"/> Wake Island
<input checked="" type="checkbox"/> Illinois	<input type="checkbox"/> New Mexico	<input type="checkbox"/> Washington
<input type="checkbox"/> Indiana	<input checked="" type="checkbox"/> New York	<input type="checkbox"/> West Virginia
<input type="checkbox"/> Iowa	<input checked="" type="checkbox"/> North Carolina	<input type="checkbox"/> Wisconsin
<input type="checkbox"/> Johnston Atoll	<input type="checkbox"/> North Dakota	<input type="checkbox"/> Wyoming
<input type="checkbox"/> Kansas	<input type="checkbox"/> Northern Mariana Islands	

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Block 3: Carrier's Carrier Revenue Information

301 Filer 499 ID [from Line 101]	821256				
302 Legal name of reporting entity [from Line 102]	Eagle Communications, Inc.				
Report billed revenues for January 1 through December 31, 2000. Do not report any negative numbers. Dollar amounts may be rounded to the nearest thousand dollars. However, report all amounts as whole dollars. See instructions regarding percent interstate & international.	Total Revenues (a)	If breakouts are not book amounts, enter whole percentage estimates Interstate (b) International (c)		Breakouts Interstate Revenues (d) International Revenues (e)	
Revenues from Services Provided for Resale by Other Contributors to Federal Universal Service Support Mechanisms					
<u>Fixed local service</u>					
303 Monthly service, local calling, connection charges, vertical features, and other local exchange service including subscriber line and PCCC charges to IXCs					
a Provided as unbundled network elements (UNEs)					
b Provided under other arrangements					
304 Per-minute charges for originating or terminating calls					
a Provided under state or federal access tariff					
b Provided as unbundled network elements or other contract arrangement					
305 Local private line & special access service					
306 Payphone compensation from toll carriers					
307 Other local telecommunications service revenues					
308 Universal service support revenues received from Federal or state sources					
<u>Mobile services (including wireless telephony, paging & messaging, and other mobile services)</u>					
309 Monthly, activation, and message charges except toll					
<u>Toll services</u>					
310 Operator and toll calls with alternative billing arrangements (credit card, collect, international call-back, etc.)					
311 Ordinary long distance (direct-dialed MTS, customer toll-free 800/888 service, "10-10" calls, associated monthly account maintenance, PCCC pass-through, and other switched services not reported above)					
312 Long distance private line services					
313 Satellite services					
314 All other long distance services					

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Block 4: End-User and Non-Telecommunications Revenue Information

401 Filer 499 ID [from Line 101]	821256				
402 Legal name of reporting entity [from Line 102]	Eagle Communications, Inc.				
Report billed revenues for January 1 through December 31, 2000. Do not report any negative numbers. Dollar amounts may be rounded to the nearest thousand dollars. However, report all amounts as whole dollars. See instructions regarding percent interstate & international.	Total Revenues	If breakouts are not book amounts, enter whole percentage estimates		Breakouts	
		Interstate	International	Interstate Revenues	International Revenues
Revenues from All Other Sources (end-user telecom. & non-telecom.)	(a)	(b)	(c)	(d)	(e)
403 Surcharges or other amounts on bills identified as recovering State or Federal universal service contributions	0			\$4,143.29	0
<u>Fixed local services</u>					
404 Monthly service, local calling, connection charges, vertical features, and other local exchange service charges except for federally tariffed subscriber line charges and PCCC charges	\$5,502,616.42			\$72,486.09	0
405 PCCC charges levied by a local exchange carrier on a no-PIC customer and Tariffed subscriber line charges	0				
406 Local private line and special access service	0				
407 Payphone coin revenues (local and long distance)	0				
408 Other local telecommunications service revenues	0				
<u>Mobile services (including wireless telephony, paging, and other mobile services)</u>					
409 Monthly and activation charges	0				
410 Message charges including roaming, but excluding toll charges	0				
<u>Toll services</u>					
411 Prepaid calling card (including card sales to customers and non-carrier distributors) reported at face value of cards	0				
412 International calls that both originate and terminate in foreign points	0	0%	100%		
413 Operator and toll calls with alternative billing arrangements (credit card, collect, international call-back, etc.) other than revenues reported on Line 412	0				
414 Ordinary long distance (direct-dialed MTS, customer toll-free 800/888 service, "10-10" calls, associated monthly account maintenance, PCCC pass-through, and other switched services not reported above)	0				
415 Long distance private line services	0				
416 Satellite services	0				
417 All other long distance services	0				
418 Information services, inside wiring maintenance, billing and collection customer premises equipment, published directory, dark fiber, Internet access, cable TV program transmission, foreign carrier operations, and non-telecommunications revenues (See instructions.)	0				
419 Gross billed revenues from all sources [incl. reseller & non-telecom.] [Lines 303 through 314 plus Lines 403 through 418]	\$5,502,616.42			\$76,629.38	0
420 Universal service contribution bases [Lines 403 through 411 & Lines 413 through 417]	\$5,502,616.42			\$76,629.38	0

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Block 5: Additional Revenue Breakouts

501 Filer 499 ID [from Line 101]	821256
502 Legal name of reporting entity [from Line 102]	Eagle Communications, Inc.

Most filers must contribute to LNP administration and must provide the percentages requested in Lines 503 through 510. Filing entities that use Line 603 to certify that they are exempt from this requirement need not provide this information.

Percentage of revenues reported in Block 3 and Block 4 billed in each region of the country. Round or estimate to nearest whole percentage. Enter 0 if no service was provided in the region.

		Block 3 Carrier's Carrier (a)	Block 4 End-User Telecom. (b)
503 Southeast:	Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, Puerto Rico, South Carolina, Tennessee, and U.S. Virgin Islands	%	82 %
504 Western:	Alaska, Arizona, Colorado, Idaho, Iowa, Minnesota, Montana, Nebraska, New Mexico, North Dakota, Oregon, South Dakota, Utah, Washington, and Wyoming	%	0 %
505 West Coast:	California, Hawaii, Nevada, American Samoa, Guam, Johnston Atoll, Midway Atoll, Northern Mariana Islands, and Wake Island.	%	0 %
506 Mid-Atlantic:	Delaware, District of Columbia, Maryland, New Jersey, Pennsylvania, Virginia, and West Virginia	%	0 %
507 Mid-West:	Illinois, Indiana, Michigan, Ohio, and Wisconsin	%	3 %
508 Northeast:	Connecticut, Maine, Massachusetts, New Hampshire, New York, Rhode Island, and Vermont	%	15 %
509 Southwest:	Arkansas, Kansas, Missouri, Oklahoma, and Texas	%	0 %
510 Total	[Percentages must add to 0 or 100]	%	100 %

511 Revenues from resellers that do not contribute to Universal Service support mechanisms are included in Block 4, Line 420 but may be excluded from a filer's TRS, NANPA, LNP, and FCC common carrier regulatory fee contribution bases. To have these amounts excluded, the filer has the option of identifying such revenues below.

	(a)	(b)
Revenues from resellers that do not contribute to Universal Service	Total Revenues	Interstate and International
	\$	\$

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Block 6: CERTIFICATION: to be signed by an officer of the filer

601 Filer 499 ID (from Line 101) 821256

602 Legal name of reporting entity (from Line 102) Eagle Communications, Inc.

Section IV of the instructions provides information on which types of reporting entities are required to file for which purposes. Any entity claiming to be exempt from one or more contribution requirements should so certify below and attach an explanation. (The Universal Service Administrator will determine which entities meet the de minimis threshold based on information provided in Block 4, even if you fail to so certify, below.)

603 I certify that the reporting entity is exempt from contrib Universal Service ☐ TRS ☐ NANPA ☐ LNP Administration ☐

Provide explanation below:

604 I certify that the revenue data contained herein are privileged and confidential and that public disclosure of such information would likely cause substantial harm to the competitive position of the company. I request nondisclosure of the revenue information contained herein pursuant to Sections 0.459, 52.17, 54.711 and 64.604 of the Commission's Rules.

☐ I certify that I am an officer or the above-named reporting entity, that I have examined the foregoing report and, to the best of my knowledge, information and belief, all statements of fact contained in this Worksheet are true and that said Worksheet is an accurate statement of the affairs of the above-named company for the previous calendar year. In addition, I swear, under penalty of perjury, that all requested identification information has been provided and is accurate.

605 Signature *Kent Charundia*

606 Printed name of officer Kent Charundia

607 Position with reporting entity CEO

608 Date 6-23-03

609 This filing is: ☐ Original filing ☒ Revised filing

For additional information regarding this worksheet contact: Telecommunications Reporting Worksheet information: (973) 560-4400 or via e-mail: Form45

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